OSTER Researching Services

12897 Colonial Dr. • Mt. Airy, Md. 21771 301-253-6040

1995 THE SE AM

CONTRACTION OF THE PROPERTY OF

October 5, 1995

Mr. Vernon Williams Secretary Interstate Commerce Commission 12th & Constitution Avenue, N.W. Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recording with the Interstate Commerce Commission is a Security Agreement dated 9/11/95 between the following parties:

Secured Party: Norwest Equipment Finance, Inc.

733 Marquette Avenue Minneapolis, MN 55479

Debtor: Pioneer Railroad Equipment Co., Ltd.

1318 South Johanson Road

Peoria, IL 61607

The equipment included in this transaction is listed on Schedule A to the Security Agreement.

Please record this agreement as a primary document. The filing fee of \$21 is enclosed. Thank you for your assistance.

Sincerely,

Many a Osta

Mary Ann Oster Research Consultant

Enclosures

- May ROSK



Interstate Commerce Commission Washington, B.C. 20423-0001

10/5/95

Mary Ann Oster
Research Consultant
Oster Researching Services
12897 Colonial Dr.
Mt. Airy, MD., 21772

Dear

Madam:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 10/5/95 at 9:50AM , and assigned recordation number(s). 19559.

Sincerely yours,

Vernon A. Williams
Secretary

Enclosure(s)

(0100805024)

\$ 21.00 The amount indicated at the left has been received in payment of a fee in connection with a document filed on the date shown. This receipt is issued for the amount paid and in no way indicates acknowledgment that the fee paid is correct. This is accepted subject to review of the document which has been assigned the transaction number corresponding to the one typed on this receipt. In the event of an error or any questions concerning this fee, you will receive a notification after the Commission has had an opportunity to examine your document.

Signature

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			CY CAMMISSEPtember 22 1995
DEBTOR	Pioneer Railroad Equipment Co.,	Ltd. SECURED	Norwest Equipment Finance, Inc.
BUSINESS OR RESIDENCE	1318 South Johanson Road	ADDRESS	Investors Building - Suite 300 733 Marquette Avenue
CITY, STATE &	Peoria, IL 61607	CITY, STATE &	Minneapolis, MN 55479-2048
ZIP CODE	Peoria, IL 61607	ZIP CODE	711meapol15, FM 33479-2040
hereafter ov any docume may be dire being herein	ve to Secured Party (whether such debt, liability or obligation now exists or is lents evidencing it refer to this Security Agreement, whether it arises with or wict or indirect, due or to become due, absolute or contingent, primary or secon	hereafter created or incurred ithout any documents (e.g. c dary, liquidated or unliquida	nd obligation of every type and description which Debtor may now or at any time f, whether it is currently contemplated by the Debtor and Secured Party, whether obligations to Secured Party created by checking overdrafts), and whether it is or ted. or joint, several or joint and several, all such debts, liabilities and obligations alled the "Security Interest") in the following property (herein called the "Collateral")
(a)	INVENTORY:		
	All inventory of Debtor, whether now owned or hereafter acquired and	wherever located;	
(b)	EQUIPMENT, FARM PRODUCTS AND CONSUMER GOODS:		
	ment, farm machinery and equipment, shop equipment, office and rec	ordkeeping equipment, par	oresent and future machinery, vehicles, furniture, fixtures, manufacturing equip- ts and tools, and the goods described in any equipment schedule or list herewith er for the secunty interest granted herein to be valid as to all of Debtor's equipment).
	(ii) all crops, whether annual or perennial, and the products thereof, and	d (iii) all feed, seed, fertilizer,	 ii) all poultry and livestock and their young, products thereof and produce thereof, medicines and other supplies used or produced by Debtor in farming operations, ersion or deficiency payments. The real estate concerned with the above described
		-	
	and the name of the record owner is:	d Schedule "	A"
	The following goods or types of goods: See Attache	a 5052425	
			* *** OFFERSON * NO. 10 AND ADDRESS NAMES OF THE OWNERS NAMES OF THE OWNERS NAMES OF THE OWNERS NAMED OF T
(c)	ACCOUNTS AND OTHER RIGHTS TO PAYMENT:		
	other disposition of goods or other property by Debtor, out of a rendering or otherwise arises under any contract or agreement, whether such right together with all other rights and interests (including all liens and security	ng of services by Debtor, out to payment is or is not alread y interests) which Debtor ma such account debtor or othe	s or hereafter arises, whether such right to payment arises out of a sale, lease or of a loan by Debtor, out of the overpayment of taxes or other liabilities of Debtor, y earned by performance, and howsoever such right to payment may be evidenced, y at any lime have by law or agreement against any account debtor or other obligor or obligor; all including but not limited to all present and future debt instruments,
(d)	GENERAL INTANGIBLES:		
10)			d to, applications for patents, patents, copyrights, trademarks, trade secrets, good
the case of all tai	substitutions and replacements for and products of any of the foregoing prop	erty not constituting consu mer goods, together with (i)	mer goods and together with proceeds of any and all of the foregoing property and, in ail accessories, attachments, parts, equipment and repairs now or hereafter attached nts of title now or hereafter covering such goods.
2 Renre	sentations, Warranties and Agreements. Debtor represents, warrants	and agrees that	
2. nepre (a)			or's residence is at the address of Debtor shown at the beginning of this. Agreement.
(b)	The Collateral will be used primarily for personal, family or household		
(c)	If any part or all of the tangible Collateral will become so related to part		
	and the name of the record owner is:		
(d)	Debtor's chief executive office is located at or, if left blank, at the address of Debtor shown at the beginning of this Agre	eement.	
	THIS AGREEMENT CONTAINS ADDITION. HEREOF, ALL OF WHI		
Norwe	est Equipment Finance, Inc. Secured Party's Name	Pione	er Railroad Equipment Co., Ltd.
	Secured rarry's Name		Debfor's Name
By Title:	dry I Van SILO	By $oldsymbol{\chi}_{.}$ Title: $oldsymbol{\chi}$	Sugh. Drunk
		Q ₁ ,	

ADDITIONAL PROVISIONS

- 3. Additional Representations, Warranties and Agreements. Debtor represents, warrants and agrees that
- (a) Debtor has for will have at the time Debtor acquires rights in Collateral presents among absolute title to each item of Collateral free and clear of all security interests, liens and encumbrances, except the Security interest and will defend the Collateral against all claims or demands of all persons other than Secured Party. Debtor will not sell or otherwise dispose of the Collateral or any interest therein without the prior written consent of Secured Party except that, until the occurrence of an Event of Debtault and the revocation by Secured Party of Debtor's right to do so. Debtor may sell any inventory constituting Collateral to Divers in the ordinary course of business and use and consume any farm products constituting Collateral in Debtor's interesting to the Collateral in Debtor's a corporation, this Agreement has been duly and validly authorized by all necessary corporate action, and if Debtor is a partnership, the partner(s) executing this Agreement has (have) authority to act for the partnership.
- Debtor will not permit any tangible Collateral to be located in any state (and if county filing is required in any county) in which a financing statement covering such Collateral is required to be, but has not in fact been filed in order to perfect the Security Interest
- (c) Each right to payment and each instrument, document, chattel paper and other agreement constituting or evidencing Collateral is (or will be when airsing or issued) the valid, genuine and legally enforceable obligation subject to no defense, set off or counterclaim (other than those airsing in the ordinary course of business) of the account debtor or other obligor named therein or in Debtor is records perfaring therefo as being obligated to pay such obligation. Debtor will not be subject to no defense, set off or counterclaim (other than those airsing in the ordinary course of business) of the account debtor or other obligor named therein or in Debtor will not subordinate airy such obligation. Debtor will not subordinate airy such obligation. Debtor will not subordinate airy such obligation to claims of other creditors of such account debtor or other obligor.

 (d) Debtor will to keep all trangible Collateral in good repair working order and condition, normal depreciation excepted, and will, from time to time replace any worn broken or defective parts thereof (in) promptly pay all laxes and other governmental charges levied or assessed upon or against the oreation perfection or conhibusance of the Security interest, (in) keep all Collateral free and crear of all security interests, line seep all Collateral free and crear of all security interests, time seep all Collateral free and crear of all security interests, time seep all Collateral and perfaming in a supplier of a subordinate air subor the Security Interest and Secured Party is nghts under this Agreement, vini not use or keep any Collateral into because if the Security Interest and Secured Party is nghts under this Agreement, vini not use or keep any Collateral to be used or kept, for any unlawful purpose or in volation of any federal state or local law statute or ordinance. I kind permit Secured Party, at any time and from time to time to send requests (both before and after the occurrence of an Event of Default) to account debtors or other objects for the eather of the end That the Security inferest will be prior and service to an artist engine collected to become part on the Leadinger engineering without first assuring to the reasonable satisfaction of Secured Party that the Security inferest will be prior and service to rein then held or thereafter acquired by an interest their approperty or the owner or purchaser of any interest therein. If Debtor at any time fails to perform or observe any agreement contained in this Section 3(d), and it such failure shall continue for a period of ten calendar days after Secured Party gives below written notice thereof for in the case of the agreements contained in clauses (will and it is Section 3(d), immediately upon the occurrence of such failure, without notice or lapse of time). Secured Party may reasonably deem not behalf and in the name, place and stead of Debtor (or at Secured Party so option). In Secured Party is own name) and may (but need not) take any and all other actions, which Secured Party may reasonably deem necessary to cure or correct such failure including, without limitation, the payment of laxes, the satisfaction of security interests liens or encumbrances, the performance of obligations under contracts or agreements with account debtors or other obligors, the procurement and maintenance of insurance, the execution of financing statements, the endorsement of instruments, and the prounder contracts of agreements with account debtors or other obligations, the productment and manager of insurance, the execution of financing statements, the endorsement of instruments and the pro-currement of repairs. Transportation or insurance) and except to the extent that the effect of such asyment would be to render any loan or forbearance of money susmous or otherwise illegal under any applicable aw. Debtor shall thereupon pay Secured Party on demand the amount of all moneys expended and all costs and expenses (including reasonable attorneys fees) incurred by Secured Party in connection with or as a result of Secured Party's performing or observing such agreements or taking such actions, together with interest thereon from the date expended or incurred by Secured Party at the highest rainterest. Secured Party or its delegate, as the attorney in fact of Debtor with the right four time to time to treate, prepare complete execute deliver endorse or file in the name and or behalf of Debtor any and all instruments. Cocuments, financing statements, apprications for insurance and other agreements and writings required to be obtained, executed, delivered or endorsed by Debtor under this Section. 3 and Section 4
- 4. Lock Box. Collateral Account. If Secured Party, so requests at any time (whether birtore or after the occurrence of an Event of Default). Debtor will direct each of its account debtors to make payments due under the relevant account or chartely page of weelty to a special lock box to be under the control of Secured Party. Debtor hereby authorizes and directs. Secured Party to deposit into a special collateral account to be established and maintained with Secured Party ail cheeks. If afts and cash payments, received missid lock box. All deposits in said collateral account shall constitute proceeds of Collateral and shall not constitute payment of any Obligation. All its point on Secured Party any determine or permit Debtor to wind that wall or any part of the balance on deposit in said collateral account to the payment of the Obligations in such order of applica hon as Secured Party wind element or permit Debtor to wind will promotely deliver to Secured Party for deposit into said collateral account all payments on accounts and chattel paper received by it. All such payments shall be delivered to Secured Party in the form received deviced for Debtor's endorsement where necessary. Until so deposited all payments on accounts and chattel paper received by Debtor shall be held in trust by Debtor for and as the property of Secured Party and shall not be commended with any funds or property of Secured Party and shall not be commended with any funds or property of Secured Party and shall not be commended with any funds or property of Secured Party and shall not seemed any payments. not be commingled with any funds or property of Debtor
- 5. Collection Rights of Secured Party. Notwithstanding Secured Party's rights under Section 4 with respect to any and all debt instruments, chattel papers, accounts, and other rights to payment constituting Collateral (including proceeds). Secured Party may, at any time (both before and after the occurrence of an Event of Default) notify any account debtor, or any other person obligated to pay any amount due that such chattel page: account or other right to payment has been assigned or transferred to Secured Party for security and shall be paid directly to Secured Party. If Secured Party is requested at any time. Debtor will so notify such account debtors and other obligors in writing and will indicate on all invoices to such account debtors or other obligors that the amount due is payable directly to Secured Party. At any time after Secured Party or Debtor gives such notice to an account debtor or other obligor. Secured Party may (but need not), in its own name or in Debtor's name, demand, sue for collect or receive any money or property at any time payable or receivable on account of, or securing, any such chattel paper, account, or other right to payment, or grant any extension to, make any compromise or settlement with or otherwise agree to waive, modify, amend or change the obligations (including collateral obligations) of any such account debtor or other obligor.
- Assignment of Insurance. Debtor hereby assigns to Secured Party, as additional security for the payment of the Obligations, any and all moneys uncluding but not limited to proceeds of insurance and refunds of unearned premiums) due or to become due under and all other rights of Debtor under or with respect to, any and all policies of insurance covering the Collateral, and Debtor hereby directs the issuer of any such policy to pay any such moneys directly to Secured Party. Both before and after the occurrence of an Event of Default. Secured Party may (but need not), in its own name or in Detaits' sname execute and deliver proofs of claim, receive all such moneys, endorse checks and other instruments representing payment of such moneys, and adjust, titigate, compromise or release any claim against the issuer of
- 7. Events of Default. Each of the following occurrences shall constitute an event of default under this Agreement (herein called "Event of Default") (i) Debtor shall fail to pay any or all of the Obligations when due or (if payable on demand) on demand, or shall fail to observe or perform any covenant or agreement herein binding on it. (ii) any representation or warranty by Debtor set forth in its Agreement or made to Secured Party in any financial statements or reports submitted to Secured Party by or on behalf of Debtor shall prove materially faise or misleading, (iii) a garinshment, summons or a wirt of attach ment shall be issued against to served upon the Secured Party for the attachment of any property of the Debtor or any indebtedness owing to Debtor, (iv) Debtor or any guarantor of any Obligation shall (it be or become insolvent thowever defined), or (B) voluntarily the or have filed against it involuntarily, a perition under the United States Bankrupty Code, or (C) if a corporation, partnership, or organization be dissolved or injundated or it a partnership suffer the death of a partner or if an individual die- or (D) go out of business, or (v) Secured Party shall in good faith believe that the prospect of due and punctual payment of any or all of the Obligations is impaired.
- 8. Remedies upon Event of Default. Upon the occurrence of an Event of Default under Section 7 and at any time thereafter. Secured Party may exercise any one or more of the following rights and remedies (i) declare all unmatured Obligations to be immediately due and payable, and the same shall (flereupon be immediately due and payable, without presentment or other notice or demand, (iii) exercise and enforce any or all rights and remedies available upon default to a secured party under the Uniform Commercial Code, including but not limited to the right to take possession of any Collateral, proceeding without judicial process or by judicial process without a prior hearing or notice thereof. Which Debtor hereby expressly waives I and the right to self, lease or otherwise dispose of any or all of the Collateral and in connection therewith. Secured Party may require before to make the Collateral available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties, and if notice to Debtor of any internoted calcino is required by law in a particular instance, such notice shall be deemed commercially reasonable if given in the manner specified in Section 10 at least 10 calendar days prior to the date of intended disposition or other action. (iii) exercise or enforce any or all other rights or remedies available to Secured Party by law or agreement against the Collateral against Debtor or against any other person or property. Upon the occurrence of the Event of Default described in Section (IVI) (B), all Obligations shall be immediately due and payable without demand or notice thereof. Secured Party is hereby granted a nonexclusive, worldwide and royalty-free license to use or otherwise exploit all trademarks, trade secrets, franchises, copyrights and patents of Debtor that Secured Party deems necessary or appropriate to the disposition of any Collateral
- 9. Other Personal Property. Unless at the time Secured Party takes possession of any tangible Collateral or within seven days thereafter. Debtor gives written notice to Secured Party of the existence of any goods, papers or other property of Debtor not affixed to or constituting a part of such Collateral but which are located or found upon or within such Collateral, describing such property. Secured Party shall not be responsible or liable to Debtor for any action taken or omitted by or on behalf of Secured Party with respect to such property without actual knowledge of the existence of any such property or without actual knowledge that it was located or to be found upon or within such Collateral
- 10. Miscellaneous. This Agreement does not contemplate a sale of accounts, or chattel paper, Debtor agrees that each provision whose box is checked is part of this Agreement. This Agreement and before the paper of the paper. waived modified amended terminated or discharged and the Security Interest can be related by secure and terminated or discharged and the Security Interest can be released only explicitly in a writing signed by Secured Party. A waiver signed by Secured Party is nights or remedies. All rights and remedies of Secured Party shall be comulative and may be exercised singularly or concurrently at Secured Party is option, and the exercise or enforcement of any or Secured Party is rights or remedies. All rights and remedies of Secured Party shall be cumulative and may be exercised singularly or concurrently at Secured Party is option, and the exercise or enforcement of any one such right or remedy shall neither be a condition to not bar the exercise or enforcement of any other. All notices to be given to Debtor shall be deemed sufficiently given it delivered or mailed by registered or certified mail, postage prepaid, to Debtor at its address set forth above or at the most recent address shown on Secured Party's records. Secured Party's duty of care with respect to Collateral in its possession (as imposed by law) shall be deemed furtilled it Secured. Forth above or at the most recent advises shown on secured Party's records. Secured Party's duty of care with respect to Collateral in its possession (as imposed by law) shall be deemed fulfilled. Party services reasonable care in priscally stakebeeping such Collateral in the case of Collateral in the Collateral in the control of Collateral in the control of the batter, and the control of the batter of the Secured Party shall not be obligated to preserve any impits Debtor may have agents prior parties to realize on the Collateral at all or in any particular manner or order, or to apply any cash proceeds of Collateral in any particular order of application. This Agreement shall be bringing upon and inure to the benefit of Debtor and Secured Party and their respective heirs, representatives successors and assigns and shall take effect when signed by Debtor and delivered to Secured Party and their respective heirs, representatives successors and assigns and shall take effect when signed by Debtor and delivered to Secured Party in a execute this Agreement appropriate for the purpose of thing, but the failure of Secured Party to execute this Agreement shall not a the safety of effectiveness of this Agreement. A carbon, photographic or other reproduction of this Agreement spired by the Debtor shall nave the same force and effects as the organic for all purposes of a financing statement. Except to the extent otherwise required by law this Agreement shall be governed by the internal was of the state named as part of Secured Party, a didress, advises, advises, and the state named as part of Secured Party is address. above if any provision or application of this Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceablity shall not affect other provisions or applications, which can be given effect, and this Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby. All representations and warranties contained in this Agreement shall survive the execution, delivery and performance of this Agreement and the creation and payment of the Obligations, if this Agreement is signed by more than one person as Debtor, the term: Debtor' shall refer to each of them separately and to both or all of them jointly, all such persons shall be bound both severally and jointly with the other(s), and the Obligations shall be included at debts, liabilities and obligations owed to Secured Party by any Debtor solely or by both or several or all Debtors jointly or jointly and severally, and all property described in Section 1 shall be included as part of the Collateral whether it is owned jointly by both or all Debtors or is owned in whole or in part by one (or more) of them

			DATE September 2. 19	95
	,	·	10	.2
DEBTOR	Pioneer Railrond Equipment Co., Ltd	SECURED PARTY	Norwest Equipment Finance, Inc.	
			GARA	
BUSINESS OR RESIDENCE ADDRESS	1318 South Johanson Road	ADDRESS	Investors Builfiling - Suite 300 733 Marquetre Azenne	
CITY, STATE & ZIP CODE	Peoria, IL 51607	CITY, STATE & ZIP CODE	Micheapolis, MN 55479-2048	
1. Securi hereafter ov any docume may be dire	ity Interest and Collateral. To secure the payment and performance of each and ever to Secured Party (whether such debt, liability or obligation now exists or is hereafter ents exidencing it refer to this Security Agreement, whether it arises with or without and or indirect, due or to become due, absolute or contingent, primary or secondary, liquicollectively referred to as the "Obligations"). Debtor hereby grants Secured Party a secure	very debt, liability a created or incurre y documents (e.g. uidated or unliquid	ed, whether it is currently contemplated by the Debtor and Secured Party, whett obligations to Secured Party created by checking overdrafts), and whether it is lated, or joint, several or joint and several; all such debts, liabilities and obligatio	h er or ons
	icable boxes and complete information):			
· (a)	INVENTORY: All inventory of Debtor, whether now owned or hereafter acquired and wherever	or Incated		
(b)	EQUIPMENT. FARM PRODUCTS AND CONSUMER GOODS:	a locateu,		
(5)	All equipment of Debtor, whether now owned or hereafter acquired, including be ment, farm machinery and equipment, shop equipment, office and recordkeep or hereafter furnished to Secured Party by Debtor (but no such schedule or list need).	ing equipment, pa	arts and tools, and the goods described in any equipment schedule or list herew	ith
	All larm products of Debtor, whether now owned or hereafter acquired, including (ii) all crops, whether annual or perennial, and the products thereof, and (iii) all t and (iv) any crop insurance payments and any government farm support payment crops growing or to be grown is:	eed, seed, fertilize	r, medicines and other supplies used or produced by Debtor in farming operation	ns,
				_
				_
	and the name of the record owner is: The following goods or types of goods: See Attached Sc	hedule i	'A''	
	The following goods of types of goods.			
			<u></u>	
	☐ Each and every right of Debtor to the payment of money, whether such right to other disposition of goods or other property by Debtor, out of a rendering of ser or otherwise arises under any contract or agreement, whether such right to paym together with all other rights and interests (including all liens and security interest obligated to make any such payment or against any of the property of such acc chattel papers, accounts, loans and obligations receivable and tax refunds.	vices by Debtor, or ent is or is not alrea ts) which Debtor m	ut of a loan by Debtor, out of the overpayment of taxes or other liabilities of Debt ady earned by performance, and howsoever such right to payment may be evidence aay at any time have by law or agreement against any account debtor or other oblig	or, ed, gor
(d)	GENERAL INTANGIBLES:		······································	
together with all the case of all tal	All general intangibles of Debtor, whether now owned or hereafter acquired, inclu- will, tradenames, customers' lists, permits and franchises, and the right to use substitutions and replacements for and products of any of the foregoing property not ngible Collateral, together with all accessions and, except in the case of consumer goor	e Debtor's name. constituting const ds, together with (i	umer goods and together with proceeds of any and all of the foregoing property) all accessories, attachments, parts, equipment and repairs now or hereafter at	and, i
	used in connection with any such goods, and (ii) all warehouse receipts, bills of lading sentations, Warranties and Agreements. Debtor represents, warrants and agr	ees that:		
(a)	Debtor is an individual, a partnership, a corporation and, if Debtor is an			nt.
(b)	The Collateral will be used primarily for personal, family or household purpose			
(C)	If any part or all of the tangible Collateral will become so related to particular re	al estate as to bed	ome a fixture, the real estate concerned is:	
(-I)	and the name of the record owner is:			
(d)	Debtor's chief executive office is located at or, if left blank, at the address of Debtor shown at the beginning of this Agreement.			
	THIS AGREEMENT CONTAINS ADDITIONAL PI HEREOF, ALL OF WHICH A			
<u>No</u> rwe	est Equipment <u>finance</u> . Inc. Secured Party's Name	Pione	er kailroad Equipment Co., Ltd.	
By	dily I Van Dillion	By Title:	Suyt Brut	
		Rv		

By Title:

ADDITIONAL PROVISIONS

- 3. Additional Representations, Warranties and Agreements. Debtor represents, warrants and agrees that
- (a) Debtor has (or will have at the time Debtor acquires rights in Collateral hereafter acrossing) absolute tille to each item of Collateral free and clear of all security interests, liens and encumbrances, except the Security Interest, and will defend the Collateral against all claims or demands of all persons other than Secured Party. Debtor will not sell or otherwise dispose of the Collateral or any interest fiberein without the prior written consent of Secured Party, except that, until the occurrence of an Event of Default and the revocation by Secured Party of Debtor is right to do so. Debtor may sell any inventory constituting Collateral in Debtor is a corporation. If Debtor is a corporation, this Agreement has been duly and validly authorized by all necessary corporate action, and, if Debtor is a partnership, the partner(s) executing this Agreement has (have) authority to act for the partnership.
- (b) Debtor will not permit any tangible Collateral to be located in any state (and, if county filing is required, in any county) in which a financing statement covering such Collateral is required to be, but has not in fact been, filed in order to perfect the Security Interest
- (c) Each right to payment and each instrument, document, chattel paper and other agreement constituting or evidencing Collateral is (or will be when arising or issued) the valid, genuine and legally enforceable obligation, subject to no defense, set off or counterclaim (other than those arising in the ordinary course of business) of the account debtor or other obligor named therein or in Debtor's records pertaining thereto as being obligated to pay such obligation. Debtor will reither agree to any grane dearn amodification or amendment not agree to any cancellation of any such obligation without Secured Party's prof written consent, and will not subordinate any such might to payment to claims of other creditors of such account debtor or other obligation.
- perfaming filteretia as being obligated to pay such obligation. Debtor will realiter agree to any material modification or amendment nor agree to any cancellation of any such obligation without Secured Party is provided. Debtor will use and it any blie Collateral in good repair, working order and condition, normal depreciation excepted and will from time to time replace any worn, broken or defective pairs thereof (i). Debtor will use and it any blief collateral in good repair, working order and condition, normal depreciation excepted and will from time to time to the Security interest, timiting and the product of the Security interest (iii) keep all Collateral and clear of all security interests, users and encumbrances except the Security interest, (iv) at all treas another mention of the security will be supported and to extern and to discuss with account debtors and other obligors requirests for verifications of amounts owed to Debtor. It weep accurate and complete records perfaming to the Collateral and perfaming to Debtor's business and financial condition and submit to Secured Party such persons reports concerning the Collateral and Debtor's business and financial condition and submit to Secured Party such persons reports concerning the Collateral and Debtor's business and financial condition and submit to Secured Party any from time to time reasonably request, (iv) promptly notify Secured Party or all reports were all reports to the collateral and perfaming to Debtor's business and financial condition and submit to Secured Party any from time to time reasonably request, (iv) promptly notify Secured Party or all reports were all reports to collateral investigation of any Collateral consists of any Collateral consists of a more vision of a secured Party any instrument, document or chattel paper constituting Collateral consists of any Collateral consists of a motor vehicle secured several constitution of a calcination of the Collateral consists of a motor vehicle secured party any instrument, document or a s
- 4. Lock Box, Collateral Account. If Secured Party serequests at any time (whicther before or after the occurrence of an Event of Default). Debtor will direct each of its account debtors to make payments due under the relevant account or chafter paper directly to a special lock box to be under the control of Secured Party. Debtor hereby authorizes and directs Secured Party to deposit into a special collateral account to be established and maintained with Secured Party and each or symmetric received in said lock box. All deposits in said collateral account shall constitute proceeds of Collateral and shall not constitute payment of any Obligation. At its ootion. Secured Party, may at any time, apply implify collected funds on deposit in said collateral account to the payment of the Obligations in such order of application and secured Party may determine or permit Debtor to withdraw all or any part of the balance on deposit in said collateral account. It a collateral account is so established. Debtor agrees that it will promptly deliver to Secured Party for deposit into said collateral account all payments on accounts and chaftel paper received by if. All such payments shall be delivered to Secured Party in the form received texcept for Debtor's endorsement where necessary.) Until so deposited all payments on accounts and chaftel paper received by Debtor shall be held in trust by Debtor for and as the property of Secured Party and shall not be commingled with any funds or property of Debtor.
- 5. Collection Rights of Secured Party. Notwithstanding Secured Party's rights under Section 4 with respect to any and all debt instruments, chattel papers, accounts, and other rights to payment constituting Coldateral uncluding proceeds). Secured Party may, at any time (both before and after the occurrence of an Event of Defaulti notify any account debtor, or any other person obligated to pay any amount due that such chattel paper account, or other right to payment has been assigned or transferred to Secured Party for security and shall be paid directly to Secured Party in Secured Party so requests at any time. Debtor will so notify such account debtors and other obligors in writing and will indicate on all invoices to such account debtors or other obligors that the amount due is payable directly to Secured Party. At any time after Secured Party or Debtor gives such notice to an account debtor or other obligor. Secured Party may (but need not), in its own name or in Debtor's name, demand, sue for collect or receive any money or property at any time payable or receivable on account of, or securing, any such chattel paper, account of their right to payment, or grant any extension to, make any compromise or settlement with or otherwise agree to waive, modify, amend or change the obligations (including collateral obligations) of any such account debtor or other obligor.
- 6. Assignment of Insurance. Debtor hereby assigns to Secured Party, as additional security for the payment of the Obligations, any and all moneys including but not limited to proceeds of insurance and refunds of unearned premiums) due or to become due under, and all other rights of Debtor under or with respect to, any and all policies of insurance covering the Collateral, and Debtor hereby directs the issuer of any such policy to pay any such moneys directly to Secured Party. Both before and after the occurrence of an Event of Default. Secured Party may tbut need not, in its own name or in Debtor's name execute and deliver proofs of claim, receive all such moneys, endorse checks and other instruments representing payment of such moneys, and adjust, litigate, compromise or release any claim against the issuer of any such policy.
- 7. Events of Default. Each of the following occurrences shall constitute an event of default under this Agreement (herein called. Event of Default.") (i) Debtor shall fail to pay any or all of the Obligations when due or (if payable on demand) on demand or shall fail to observe or perform any covenant or agreement herein binding on it. (ii) any representation or warranty by Debtor set forth in this Agreement or made to Secured Party in any financial statements or reports submitted to Secured Party by or on behalf of Debtor shall prove materially false or misleading, ((iii) a garnishment, summons or a wint of attachment shall be issued against or served upon the Secured Party for the attachment of any property of the Debtor or any indebteness owing to Debtor (iv) Debtor or any guarantor of any Obligation shall it is or become insolvent (however defined) or (B) voluntarily like or have filed against it involuntarily a petition under the United States Bankruptcy Code or (C) if a corporation, partnership, or organization, be dissolved or liquidated or, if a partnership, suffer the death of a partner or, if an individual, die, or (D) go out of business, or (v) Secured Party shall in good faith believe that the prospect of due and punctual payment of any or all of the Obligations is impaired.
- 8. Remedies upon Event of Default. Upon the occurrence of an Event of Default under Section 7 and at any time thereafter. Secured Party may exercise any one or more of the following rights and remedies (i) declare all unmatured Obligations to be immediately due and payable, and the same shall thereupon be immediately due and payable, without presentment or other notice or demand, in) exercise and enforce any or all rights and remedies available upon default to a secured party under the Uniform Commercial Code including but not limited to the right to take possession of any Collateral, proceeding without judicial process or by judicial process without a prior hearing or notice thereof, which Debtor hereby expressly waves, and the right to self, lease or otherwise dispose of any or all of the Collateral available to Secured Party may require Debtor to make the Collateral available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties, and if notice to Debtor dray intended disposition of Collateral available to Technical Process of the process of t
- 9. Other Personal Property. Unless at the time Secured Party takes possession of any tangible Collateral, or within seven days thereafter. Debtor gives written notice to Secured Party of the existence of any goods papers or other property of Debtor not affixed to or constituting a part of such Collateral, but which are located or found upon or within such Collateral, describing such property. Secured Party shall not be responsible or liable to Debtor for any action taken or omitted by or on omitted by or on behalf of Secured Party with respect to such property without actual knowledge of the existence of any such property or without actual knowledge that it was located or to be found upon or within such Collateral.
- 10. Miscellaneous. This Agreement does not contemplate a sale of accounts or chattel paper. Debtor agrees that each provision whose box is checked is part of this Agreement. This Agreement can be waved, modified amended terminated or discharged and the Security Interest can be released only explicitly in a writing signed by Secured Party. A waver signed by Secured Party shall be effective only in the specific instance and for the specific purpose given. Mere delay or failure to act shall not preclude the exercise or enforcement of any of Secured Party is nights or remedies. All rights and remedies of Secured Party shall be cumulative and may be exercised singularly or concurrently at Secured Party is option, and the exercise or enforcement of any other All notices to be given to Debtor shall be deemed sufficiently given it delivered or mailed by registered or certified mail, postage prepaid to Debtor at its address set forth above or at the most recent address shown on Secured Party is dury of care at the cost secret address shown on Secured Party is dury of care at the most recent address shown on Secured Party is dury of care at the cost of or possession of a bardee or other third person, exercises reasonable care in physically safexeeping such Collateral in the case of Collateral in the custody or possession of a bardee or other third person, exercises reasonable care in the selection of the balvee or other third person, and Secured Party need not otherwise preserve protect insure or care for any Collateral. Secured Party shall not be obligated to preserve any rights Debtor may, have against prior particles to reave on the Collateral at all or in any particular manner or order or to apply any cash provided as a secured Party shall not be obligated to preserve any rights. Become may have against any particular manner or order or to apply any cash provided as Secured Party and their provisions and papility and secured Party and Debtor waves notice of Secured Party and particular manner or order or to apply any

Addendum to Security Agreement dated <u>September 22, 1995</u> between Norwest Equipment Finance, Inc. ("Secured Party") and Pioneer Railroad Equipment Co., Ltd. ("Debtor")

Secured Party and Debtor amend the Security Agreement as follows:

- 1. Section 3 (b) is deleted in its entirety.
- 2. Sections 4 and 5 are deleted in their entirety.
- 3. Section 7 (i) is amended by adding "within ten days of the date" after the word "Obligations".
- 4. Section 7 (iii) is amended by adding "and the same is not dismissed within sixty days" at the end thereof.
- 5. Section 7 (iv) (A) is amended by deleting "(however defined)" and inserting "(insolvent is defined as being unable to pay debts as they mature)".
- 6. Section 10 is amended by adding the following to the end thereof:

Notwithstanding anything herein to the contrary, Secured Party shall release its lien on an individual item of Collateral provided no Event of Default has occurred and is continuing hereunder and the amount of the Obligations secured by such item has been paid in full. The amount of the Obligations secured by an item of Collateral shall be determined by multiplying the then outstanding balance due under the Promissory Note of even date herewith by the same percentage that the advance made by Secured Party with respect to such item bore to the original amount of such Promissory Note.

Dated: _	September 22	, 1995
Norwest	Equipment Finance, I	nc.
By:	polydo	an Wel
Its:	DP DP	
Pioneer 1	Railroad Equipment C	o., Ltd.
Ву: _Х	Luyh K	Srul_
Its: X	CEO	

SCHEDULE "A" to Security Agreement dated September 22, 1995 (Loan # 20954-702)

Debtor:

Pioneer Railroad Equipment Co., Ltd.

Description:

- 1 100 Ton Boxcar, Serial No. JNSX 10123
- 1 70 Ton Boxcar, Serial No. CNW 162250
- 6 100 Ton Gondola Cars, Serial Nos. CSXT 705570, LN 26380, LN 26383, SBD 475060, WM 58017, CSXT 705734
- Second hand, Covered Hopper Cars in "As-Is" Condition, Serial Nos.:
 CR 888811, CR 888817, CR 888830, CR 888970, CR 889001, CR 889001, CR 889003, CR 889005, CR 889050, CR889111, CR 889229, CR 889229, CR 889320, CR 889320, CR 889396, CR 889479, CR 889479, CR 889641, CR 889648, CR 889701, CR 889737, CR 889743, CR 889764, CR 889819, CR 889938
- Second hand Covered Hopper Car, Serial Number ATSF 305607, Restencilled ASAB 305607

Dated:

September 22, 1995

Debtor:

Pioneer Railroad Equipment Co., Ltd.

_ \

Its: X

Corporate Form of Acknowledgment

State of	
County of feelit ss:	
	id corporation by authority of its Board of cution of the foregoing Security Agreement
	[Notarial Seal]
Signature of notary public My commission expires 3 29 98	OFFICIAL SEAL J. MICHAEL CARR NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 3-29-98

Corporate Form of Acknowledgment

State of MINESTE	
County of Van County of State	
On this day of to me personally know is the of which acknowledged that the execution act and deed of said corporation.	of said corporation by authority of its Board of
	[Notarial Seal]
Signature of Notary Public My commission expires 1-17-96	My Commission Light Control of the C